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1 2 3 4	WEINER LAW GROUP, LLC. Jason G. Weiner, Esq. Nevada Bar No. 7555 2820 W. Charleston Blvd., #35 Las Vegas, Nevada 89102	
5 6 7	Phone: (702) 202-0500 Fax: (702) 202-4999 jweiner@weinerlawnevada.com Attorney for Defendant JONEL KAYE REPOLLO QUERRER	
8	UNITED STATES DISTRICT COURT	
9	CLARK COUNTY, NEVADA	
10 11 12	CHRISTOPHER BURR, Individually and as Adoptive Parent and Legal Guardian of L.B., a Minor; AND SUSAN HOY, Guardian Ad Litem for L.B., A Minor,	CASE NO.: 2:20-ev
13	Plaintiffs,	
14 15 16 17	v.  CLARK COUNTY DEPARTMENT OF FAMILY SERVICES; COUNTY OF CLARK, a political subdivision of the State of	CTIDUL ATION
18	Nevada; HEATHER MUMMEY, individually, and in her official capacity; TIM BURCH, individually, and in his official capacity; ROE	STIPULATION EXTEND R PLAINTIFF'S MO
19 20	CLARK COUNTY DEPARTMENT OF FAMILY SERVICES EMPLOYESS I through	AND OPPOSITIO QUERRER'S PAR
21	X, individually, and in their official capacities; JONEL KAYE REPOLLO QUERRER,	DEFENDANTS CO AND HEATHI
22 23	individually; DOES I through XX; and ROECORPORATIONS I through XX, inclusive,	MOTION FO
24	Defendants.	
25	2 222.3.3.4001	I
26	IT IS HEREBY STIPULATED AND	AGREED by and be

NO.: 2:20-cv-01101-JCM-VCF

TPULATION AND ORDER TO **EXTEND RESPONSE TO** INTIFF'S MOTION TO STRIKE **OPPOSITION TO DEFENDANT** RRER'S PARTIAL JOINDER TO ENDANTS COUNTY OF CLARK AND HEATHER MUMMEY'S **MOTION FOR SUMMARY JUDGEMENT** 

**ED** by and between the parties hereto, by

and through their respective counsel of record, that Defendant JONEL KAYE REPOLLO

QUERRER shall have until April 7, 2023 to file their Response to Plaintiff's Motion to Strike

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Tel: (702) 202-0500 Fax: (702) 202-4999

WEINER LAW GROUP, LLC 2820 W. Charleston Blvd. #35 And Opposition to Defendant Querrer's Partial Joinder to Defendants County of Clark and Heather Mummey's Motion for Summary Judgement (Docket No. 90), because Defendant's counsel has several other obligations on his docket as well as a major religious holiday that requires preparation and is not able to complete the Reply and necessary exhibits by the current March 31, 2023 deadline.

DATED 30<sup>th</sup> day of March, 2023.

### WEINER LAW GROUP

/s/ Jason G. Weiner, Esq Jason G. Weiner, Esq Nevada Bar No. 2820 W Charleston Blvd Ste 35 Las Vegas, NV 89102 Attorney for Defendant Jonel Querrer

### H&PLAW

/s/wp/ Cara Xidis, Esq.
Marjorie Hauf, Esq.
Nevada Bar No. 8111
Cara Xidis, Esq.
Nevada Bar No. 11743
8950 West Tropicana Avenue Ste 1
Las Vegas, NV 89147
Attorneys for Plaintiffs

# IT IS SO ORDERED.

Date \_\_\_\_ March 31, 2023

United States District Judge

### Litigation

From: Cara Xidis <Cxidis@CourtRoomProven.com>

Sent: Wednesday, March 29, 2023 5:08 PM

**To:** Litigation

**Cc:** Duncan Bjerke; Jason Weiner **Subject:** Re: Burr v. Clark County

You may e-sign for me.

Cara

Sent from my iPhone

On Mar 29, 2023, at 4:48 PM, Litigation < litigation@weinerlawnevada.com > wrote:

Hello,

Please see the attached Proposed Stip to Extend for our response. Please let me know if you have any questions or concerns. Thank you!

Best regards,

Brittany Cunningham Paralegal Weiner Law Group 2820 W. Charleston #35 Las Vegas, NV 89102 Tel: (702) 202-0500

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<image002.png>

Fax: (702) 202-4999

From: Jason Weiner < jweiner@weinerlawnevada.com>

**Sent:** Wednesday, March 29, 2023 3:38 PM **To:** Cara Xidis <a href="mailto:cxidis@courtroomproven.com">cxidis@courtroomproven.com</a>

Cc: Felicia Galati <fgalati@ocgas.com>; Litigation litigation@weinerlawnevada.com>

Subject: Burr v. Clark County

Ms. Xidis,

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Would you object to a one week continuance of the deadline for my reply? Between my Court schedule and getting ready for the holiday next week I have been a little pressed for time. Thank you.

Jason G. Weiner, Esq.
WEINER LAW GROUP, LLC
2820 W. Charleston Avenue #35
Las Vegas, Nevada 89102
Office: (702) 202-0500
Facsimile: (702) 202-4999
jweiner@weinerlawnevada.com
<image003.jpg>

<2023.03.29 Proposed Stip to Extend Time Def Querrer's Rsp to Plt's Opp.doc>